# Laws of New Jersey.

CHAPTER CCCCXIL An Act to premit the Treasurer of the

State to pay to the Anchor Life Insurance Company, money or securities now in his custody, belonging to said company.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That Francis Robinson, the trustee of the Angles Life. of the Anchor Life Insurance Company, a corporation or this state, be and is hereby allowed to draw from the cuctody of the treasurer of this state from time to time, such securities or moneys on deposit now in the hands of said treasurer, belonging to said company, for the purpose of figuid ating the claims of policy holders in said company; provided, that no portion of the tor the faithful performance of the duties said securities or funds shall be withdrawn of his office and for the duties as aforesaid, except by the consent and son or persons to be by him employed. which oath and bond shall be deposited and state treasurer of this state, whose duty it shall be to supervise and direct the withdrawal and disbursement of said funds by said trustee, and no part thereof shall be disbursed for any other purpose than in tiquidation of the claims against said com-pany, and in the necessary expenses at-

endant thereon. 2. And be it enacted, That this act shall take effect immediately. Approved March 26, 1874.

#### CHAPTER CCCCXIII.

An Act to extend the operations of an act entitled " A supplement to an act concerning roads," approved April six-teenth, anno domini, one thousand eight hundred and forty-six, which supplement was approved March twenty-fourth, one thousand eight hundred and fifty nine.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, that the operation of the act en titled, "A supplement to an act concerning roads," approved April sixteenth, one thousand eight hundred and forty-six, which supplement was approved March twenty-f urth, one thousand eight hundred and fifty nine, shall be, and is hereby extended so as to include any street or highway within the limits of any municipal corporation.

2. And be it enacted. That this act shall take effect immediately. Passed March, 26, 1874.

CHAPTER CCCCXXVI. An act authorizing common carriers, factors and others to sell goods, wares, merchan dise and other property unclaimed, upon which they have a lien.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall be lawful for common carriers, having a lien, either for freight, storage or other charges, upon goods, wares, merchandise or other property, and which shall have been or shall be thereafter unclaimed for three months, or upon which such freight or ch rges shall have for a like period of time, to sell such goods wares, merchandise or other property at public auction, after notice by advertisement once a week for three weeks, in at least one newspaper publish in the city or county where such sale is to be made, and by hand bills posted at the place were such goods, wares or merchandise were originally consigned to, and at not less than twenty conspicuous places at the designated point of sale, at least ten days prior to such sale, giving them and place of sale, and name of owner or consigned, it known or legible, address or marks thereon, if any with a description or name of the article to be sold, and, when known, the place to which the same were consigned; and il goods, wares, merchandise or other property hereby authorized to be sold which may be in the custody of our stored by any common carrier at any depot, station of other place, may be removed therefrom and sold at such cities or towns or borough, within this state as such carriers may deem the best market for the articles to be sold. and that such sale may be made in bulk. in the original packages as marked and consigned, contents unknown, or by the peice, as may, in the judgment of the carriers, realize the largest amount to the

2. And be it enacted, That in all cases where goods, wares, merchandise or other property shall be perishable or damaged, and which the owner or consignee shall for that or any other reason refuse to receive, or by reason of the owner or consigned being unknown, it shall be lawful for the carrier or other having a lien upon the same as aforesaid to sell the same by public outery, or anction, upon such notice thereof as the nature of the case may reasonably seem to require or admit of.

8. And be it enacted, That the proceeds

of all sales made under the authority of this act, after deducting freight, storage and charges which may be due, as well as advertising, cost of selling and other reason able expenses, shall be paid to the owner of such property, upon satisfactory proof of such owners tip; provided, that such proof be made within two years from the date of such sale; and on failure to make such for the use of the state. 4. And be it enacted, That all acts or

parts of acts which are supplied by this act are hereby repealed. 5. And be it enacted, That this act shall take effect immediately. Approved March 27, 1874.

# CHAPTER CCCCXXVII.

A further supplement to an act entitled 'An act to ascertain the rights of the state and of the riparian owners in the lands lying under the waters of the bay of New York and elsewhere in the state." approved April eleventh, eighteen hund-

red and sixty four. 1. Be it enacted by the Senate and General Assembly of the State of New concurring, together with the governor of chase money, or annual rental to be paid by any applicant for so much of lands below high-water mark, or lands formerly under tide-water belonging to this state as may be described in any application attisted by the secretary of state.

parts of acts inconsistent with the provis-

Passed March 27, 1874

# CHAPTER CCCCXXVIII.

Supplement an act entitled "An act re specting the office of treasurer," apprvoed April seventeenth, eighteen hundred, and forty-six

1. Be it enacted by the Senate and Gen-That the treasurer of this state shall, prior | vessel. to the entering upon the duties of his office. take the subscribe an oath of office, and give bond with sufficient sureties, to be approved of by the legislature, in the sum of three hundred thousand dollars, payable to the state of New Jersey, with condition of his office, and for the fidelity of the perin the office of the secretary of this state. 2. And be it enacted, that all acts or parts of acts inconsistent with this act, be. and the same are hereby repealed, and that this act shall ! ke effect immediately. Approved March 27, 1874.

#### CHAPTER CCCCXXXVL

An act relating to the Stevens Battery. Whereas, It is alleged that the war vessel known as the Stevens battery has not been and cannot be finished on what the executors of Edwin A. Stevens, deceased. have adopted and oursued as his general plans, for the sum of one million of dollars, nor without a large additional ex penditure; and whereas, there now is and for a considerable time past has been. a suit pending in the court of chancery of this state (originally instituted by the widow and infant children of said Edwin A. Stevens, against two of the executors of said deceased, the attorney general of this state and an adult daughter of said deceased,) involving for judicial decisions, among other things, the powers, rights and duties of said executors in respect to finishing and disposing of said vessel, the rights of this state as well as those of the widow and children of said deceased in and to said vessel, and the money appropriated by the will of said deceased to finish said vessel, and also the rights of the heirs at law of Robert L. Stevens, deceased, in and to said vessels, and whereas, the dam which separates the basin containing said ves sel from the waters of Hudson river, and other protections of said vessel, are be-lieved to be insecure and liable to be at any time broken by the force of the waters of said river or otherwise, and great, if not irreparable damage done thereby to said vessel; and while the protection and preservation of said vessel since the work of finishing it stopped has been and will continue to be largely expensive to sai executors, the said vessel, and its constituent parts have been ard will continue to be (rapidly and largely) deteriorating in quality and value, so that, unless said vessel is dis posed of at an early day, it will be of bu small value to any one and will be sub stantially wasted and lost; and whereas the interest, if any, of the heirs-at law of Robert L. Stevens, in and to said vessel is but a part interest in common with others, and the state, it said vessel be adjudged to it, can, under the premission of congress heretofore given, make no use of said vessel, except to sell it; and said executors desire and intend to sell said vessel in case it shall be adjudged that they can not or should not offer said vessel to the state as a present and that the state shall not receive said vessel;

1. Be it enacted by the Senate and Jeneral Assembly of the State of New Jersey, That the vessel know as the Stevens Battery, and all and every of the rights and interest of the state of New Jersey, and of all persons and of every person therein and thereto, be absolutely sold and ransferred in the manner bereinafter provided, at the farthest, before the first day of September next, and the proceeds of such sale, as soon as paid by the purchaser or purchasers, shall be paid into the court of chancers, in the suit hereinbefore men tioned, to be disposed of pursuant to the orders and decrees of said court.

2. And be it enacted, That this sale shall e made by the governor or person for the time being acting as governor, and the vice chancellor and the executors of the last will and testament of said Edwin A. Stevens, deceased, or a majority of said executors, and a deed or bill of sale of said vessel, or of any part thereof, to any purchaser thereof, signed, acknowledged and de livered by the acting governor and vice chanceltor and all or a majority of said excutors, shall vest in the purchaser or porchaser a full and complete title to what shall purport to be conveyed and order of Samuel Hopkins, chair-

transferred by such deed or bill of sale.

3. And be enacted, That one of the erms upon which said vessel shall be sold. shall be, that the purchaser or purchasers thereof shall, for one year after he or they become the purchasers, have the use, free of rent, of the dock and yards and basin heretolore appropriated to the said battery. proof at the expiration of that period, such surplus shall be paid into the state treasury for the use of the state.

4. And be it enacted, That bids shall be invited by the persons so, as aforesaid authorized, to make said sale of said vessel and all things belonging or appertain ng to it, as an entirety, and also bids for said vessel, seperated from its engines, machnery, tools and material, and also separated from each other, and if the aggregate of the bids of responsible bidders for the several parcels shall amount to more than the nighest bid offered by a responsible bidder for said vessel and all things belonging and appertaining to it, as an entirety, then the sale shall be in parcels, otherwise as an

5. And be it enacted, That the persons who, as aforesaid, are to make sale of said lersey. That from and after the passage of vessel shall, in their advertisement of said this act it shall be lawful for the riparian sale, give a discription of said vessel and commissioners, or any three of them therein its contents, and a general schedule of the tools, machinery and materials purchased this state, to fix and determine, within the for said vessel, but not yet placed in it, limits prescribed by law, the price or pure and shall not invite sealed bids, or proposals in writing for the purchase of said vessel as an entirety, and also separate bids for its several portions, separated as afore-said, to be delivered to the governor at the executive chamber in the State House, at therefore duly made according to law, and Trenton, before twelve o'clock, noon, of the the said commissioners, or any three of first day of July next, and on the day last them thereis acting and concurring, with named the said bids shall be opened at the the approval of the governor, shall in the State House, by the governor or vice chansame and under the great scal of the state, cellor, in the presence of each other, and grant or lease and lands to such applicant in the presence of the said executors or of accordingly; and all such conveyances or such of said executors as shall see fit to atleases shall be prepared by the said com- tend; and the said vessel, either as an enmissioners or their agents at the cost and tirety or in parcels as herein before "presexpense of the grantee or lessee therein, and cribed, shall be awarded and sold to the eight hundred and seventy-four, shall be subscribed by the governor, and at highest bidder or bidders, and the same fifty-two dollars and fifty cents. \$ 52 least three of said commissioners, and shall be conveyed in manner aforesaid, to Item No. 28. To Gen T. Dud-

as. And be it en eted. That all acts and their paying therefor as shall be prescribed in the conditions of sale the advertisements aforesaid shall be prepared and issu d repealed, and that this act shall take effect within sixty days after the date of the approval of this act, and if the said executor shall not co-operate in preparing and is suing them within that time, then the same shall be prepared and issued by the governor alone, and in all things touching the advertisi g and making of said sale un herein specially provided for, the said per sons, so as aforesaid authorized to make said sale, shall exercise their best discretion and judgment with a view to obtain ag gral Assembly of the State of New Jersey, the largest amount of money for the said

6. And be it enacted, That the necessary and reasonable expenses of preparing for and making said sale, certified to by the governor and vice chancellor, shall be paid out of the proceeds of said sale on the order of the chancellor. 2. And be it enacted, That this act shall

be a public act, and shall trke effect im mediately.

### Approved March 27, 1874. CHAPTER CCCCXXXVII.

an act to defray incidental expenses of the New Jersey Legislature, for the Session of one thousand eight hundred and seventy-four.

1. Be it enacted by the Senate and Geoeral Assembly of the State of New Jersey. That it shall be lawful for the treasurer of the state of New Jersey, to pay upon the warrant of the comptroller, to the several persons hereinfter named, the following mounts, viz. Item No. 1. To David Campbell,

for services rendered in attending the electrical gas machine in the senate and general assembly chambers, during the session of one thousand eight hundred and sevnty-four, one hundred dollars, Item No. 2 To I. D. James, for mucilage and brushes for the sec-

retary of the senate, during the session of one thousand eight hundred and seventy-lour, thirty six dollars, Item No. 3. To Ivins and Laor, for carriages for the use of he committee on Industrial

School for Girls, per order of Messrs. Thorn and Carpenter, hairmen of the joint committee, twenty dollars, Item No. 4. To Louisa Antsworth, for cleaning senate and asembly chambers, session of one thousand eight hundred and sev-

enty-four, two hundred dollars,

Item No. 5. To George T. Dudey, for stationery furnished to the clerk of the senate during the session of one thousand eight hundred and seventy-four, twentynine dollars and ninety-one cents, \$ 29 91 Item No. 6. To George T. Dudley, for stationery furnished the senate, session of one thousand

as per resolution, one hundred and twenty-six dollars Item No. 7. To George T. Dudor for stationery fur he engrossing clerk of the renate, ession of one thousand eight hunlred and seventy four, two hun-

eight hundred and seventy four.

lorty cents, \$238 40 Item No. 8. To Geo. T. Dudley, for articles furnished to the engrossing clerk of the house, ession of one thousand eight hundred and seventy-four, five dollars and seventy-five cents,

ired and thirty-eight dollars and

Item No 9. To George T. Dudey, for articles furnished to speakr's room, session of one thousand ight hundred and seventy four! eventeen dollars, Item No. 10. To Geo, T. Dudey, for stationery for a portion of he members of the house of as-

sembly, as per order of William H. Izzard, chairman of the statiry committee, five hundred and Sixty-four dollars,
Item No. 11. To Ivins and Lalor, for carriages to take commitmittee to prison, as per order of

D. C. Hemmingway, chairman, ten dollars, Item No. 12. To Murphy & Bechtel, for stationery for the use of the speaker's room, session of ighteen hundred and seventy-

four, nineteen dollars and fortyseven cents, Item No. 18, To Murphy & Bechtel, for stationery furnished o the clerk of the house, session of eighteen hundred and seventyfour, two hundred and fifty two

dollars and twenty cents, Item No. 14. To Sutphin and Snedecar, for carriages for the use of asylum committee, as per man, session of eighteen hundredand seventy-four, twenty four dol

Item No. 15. To Murphy & Bechtel, for stationery for the engrossing clerk of the house, sesion of eighteen bundred and seventy four, three hundred and cighty four dollars and seventy-five cents,

Item No. 16. To Murphy & Bechtel, for advertising notice of incidental committee, one dollar and seventy-five cents, Item No. 17. To A. H. Rickey, for parchment rolls for oaths of members of senate and assembly, at the usual rates, twenty-five dol-

Item No. 18. To Charles Scott, for thirty-two Nixon's forms, for the new members of the house of assembly, as per resolution of the house, one hundred and twentyeight dollars,

Item No. 19. To John P. Lansing for services rendered the joint committee on state treasurer's account, as approved by Honorable Josephus Sooy, Junior, state treasurer, one hundred dollars, Item No. 20. To Murphy & Bechtel, for stationery furnished to the clerk of the engrossing committee of the senate, as per order of the chairman, sixty dollars and

twenty cents, Item No. 21. To Ivins & Laby, for carriages furnished to take members of the senate and house of assembly to visit the soldiers' children's home, approved by W. J. Sewell, chairman, one hundred and sixty two dollars,

Item No. 22. To William S. and E. W. Sharp, for books and blanks furnished to the president of the senate and speaker of the house, session of one thousand the purchaser or purchasers upon his or lay, for stationery furnished to the

"nate, as per order of the ser-geant at arms of the senate, of one housand eight hundred and sernty-four, five hundred and fif-

teen dollars and twenty-six cents, \$515 26 Item No. 24. To George T. Dudley, for stationery furnished to the house of assembly, as per order of the sergeant at arms of the house, session of one thousand eight hundred and seventyour, four hundred and forty-three dollars and seventy-five cents, \$448 75 Item No. 25. To Murphy and

Bechtel, for stationery furnished to the secretary of the senate for the use of the senate, session of one thousand eight hundred and eventy-four, eight hundred and forty-six dollars and twenty-eight cents,

Item No. 26. William G. Alen, to coaches for prison committee of the senate, as per order of Honorable Charles Hewitt, chairman, session of one thousand eight hundred and seventy four, fifteen dollars,
Item No. 27. To I. D. James,

for mucilage furnished to the secretary of the senate, session of one thousand eight hundred and seventy-four, nine dollars, Item No. 28. To the clergy of

the city of Trenton, each ten dollars, for services in opening sessions of the legislature with prayer, in the year one thousand eight hundred and seventy-four; provided, that no clergyman shall receive more than ten dollars, Item No. 29. Frank Wisner,

for extra service as page of the house of assembly, fitty dollars \$ 50 00 Item No. 30. That John B. Courtney and John Goodwin, assistant door-keepers of the senate, be allowed the sum of one hun dred dollars each for extra ser-

2. And be it enacted, That this act hall take effect immediately. Approved March 27, 1874.

#### CHAPTER CCCCXXXVIII. An act to provide for the incorporation o

Conservatories of Music and Literature. 1. Be it enacted by the Senate and Gen eral Assembly of the State of New Jersey, That any number of persons, not less than five nor more than thirteen, may be incor-

porated for the development of music and iterature, upon filing with the secretary of state such articles of incorporation, with a list of the names and address of each incorporator the location or proposed place of business and the purposes thereof. 2 And be it enacted, That the conserva-

lory of music and literature, when fully organized, may hold real estate of the value of twenty thousand dollars (except in cities of fity thousand inhabitants and upwards, where it may hold fifty housand dollars), for the purposes of the society in the pro-motion of its business, and pass all necessary by-laws for the management of its affairs; dividends may be paid as provided by the directors, and annual reports

shall take effect immediately. Approved March 27, 1874.

# CHAPTER CCCCLII.

A further supplement to the act entitled "An act to prevent injuries by fire from locomotive engines on railroads, and to provide for compensation therefor," spproved April sixth, anno domino, eigh teen hundred and sixty five.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey That the provisions of the second section of the supplement to the actentitled "Supplement to an act entitled 'An act to prevent injuries by fire from locomotive en gines on railroads and to provide compensation therefor," approved April sixth, one thousand eight hundred and sixty-five, which said supplement was approved April fourth, eignteen hundred and seventy three, shall apply only where the cause of action upon which a suit is brought arose or occurred since the fourth day of July, eighteen hundred and seven-

2. And be it enacted, That so much of the act to which this is a supplement as marranted as represented. is inconsistent with the provision of this act be, and the same is hereby repealed and that this act shall take effect immedi-

#### Approved March 27, 1874. CHAPTER CCCCLVIII.

\$252 20 A further supplement to an act entitled

An act to incorporate Trustees of Religious Societies," approved April seven-teenth, one thous ad eight hundred and 1. Be it enacted by the Senate and General Assembly of the State of New Jersey,

That the provisions of the act to which this is a further supplement, with all the rigits, privileges and advantages thereof, shall be and hereby are extended to and for the benefit of all associations which are now or hereafter may be organized in this state, the object of which is or shall be to establish and maintain what are commonly known as mission Sunday schools. 2. And be it enseted, That this set shall be deemed a public act, and shall take effect immediately.

pproved March 27, 1874.

CHAPTER CCCCLIX.

further supplement to an act respecting Circuit Courts in the several Counties of this State.

1. Be it enacted by the Senate and Gen-ral Assembly of the State of New Jersey. That the senographers appointed or here-after to be appointed in each of the circuit courts of this state, shall, when called upon so to do, by the judge of such circuit, attend the sessions of any court of quarter sessions in such c renit, and perorm therein like duties to those now required by law of such stenographers in the said circuit courts.

2. And be it enacted, That the compen

sation of stenographers now appointed or hereafter to be appointed in the several courts of this state for attendance in the said courts, and for transcripts of the proceedings of said courts when turnished by order of the court, shall be fixed by the circuit judge of the said court, and paid by the county collector of the county in which the said court is held, upon the certificate of the said judge that such service has been performed by the said sten-

2. And be it enacted, That all acts and parts, of acts inconsistent herewith, are hereby repealed. 3. And be it enacted, That this act shall be a public act and shall take effect imme-

distely. Approved March 27, 1874.

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# shall be made to the secretary of state to be filed. 3. And be it enacted. That this act Carriage Repository and Manufactory.

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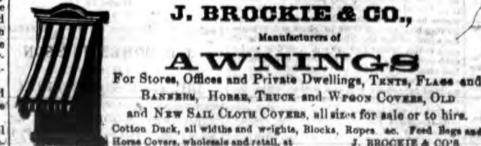
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Leave MONTCLAIR A. M., 5 55, 7 20, 8 20 9 20; p. m., 10 50, 1 30, 8 40, 5 10, 5 55, 6 45 10 40, and on Friday's only, at 1.15 A. M.

Leave Ridgewood, a. m., 6 58, 7 18, 8 10 9 28, 10 58; p. m., 1 33, 3 45, 5 13, 5 58, 6 48 9 43, and on Fridays only, at 1.18 A. M.

Leave Bioomyield, a. m., 6 01, 7 27, 8 21 9 26, 10 56; p. m., 1 37, 3 47, 5 16, 6 01, 6 51, 9 47, and on Fridays only at 1.21 A. M.

Leave Watsessing, a. m., 6 04, 3 49, 8 24, 9 29, 10 59; p. m., 1 40, 3 50, 5 19, 6 04, 5 51, 9 51, and on Fridays only at 1.24 A. M.

Leave Koseville, a m., 6 10, 7 35, 8 50, 9 34, 11 05; p. m., 1 45, 3 55, 5 25, 6 10, 7 00, 9 58 and on Fridays only at 1.29 A. M.

Leave Newark, a. m., 6 15, 7 40, 8 25, 9 40, 11 10; p.m., 1 50, 4 00 5 30, 6 15, 7 05, 10 05, windon Fridays only at 1.29 A. M.

Loave Newark, a. m., 6 15, 7 40, 8 25, 9 40, 11 10; p.m., 1 50, 4 00 5 30, 6 15, 7 05, 10 05, windon Fridays only at 1.34 A. M.

Due at New York, a. m., 7 75, 8 20, 9 20, 10 20, 11 50; p. m 2 40, 4 30, 6 10, 8 00, 10 55 GOING WEST. GOING BAST.

10 20, 11 50; p.m 2 40, 4 50, 6 10, 8 00, 10 55

GOING WEST.

Leave New York, a.m. 7 50, 8 50, 10 50
p. m., 2 00, 3 40, 4 40, 5 20, 6 20, 8 30., and
Fridays only at 12.00.

Leave Newark, a.m., 6 50, 7 35, 8 30 9 30, 11 30; p. m., 2 40, 4 20, 5 20, 6 05, 7 00, 9 10.

Leave Roseville, a. m., 6 50, 7 40, 8 35, 9 35, 11 35 p. m., 2 45; 4 25, 5 25, 6 10, 7 06, 9 15, and 12.53 A. M.

and 12.53 A. M.
Leave Wataessing, a. m., 6.56, 7 46, 8 41, 9 42, 11 41; p. m., 2 51, 4 31, 5 31, 6 16, 7 13, 9 21, and Fridays only at 12.59 A. M.
Leave Bloomfield, a. m., 6 59, 7 49, 8 44, 9 45 11 44; p. m., 2 54, 4 34, 5 34, 6 19, 7 16, 9 24, and Fridays only at 1.02 A. M.
Leave Ridgewood, a. m., 7 02, 7 52, 8 47, 9 48, 11 47; p. m., 2 57, 4 87, 5 37, 6 29, 7 19, 9 27, and Fridays only at 1.05 A. M.
Arrive Montclair, a. m., 7 05, 7 55, 8 50, 9 51, 11 50; p. m., 3 00, 4 40, 5 49, 6 25, 7 23, 9 30, and 1.08 A. M.

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